

Eighty-Seventh Regular Session

WEDNESDAY, May 7, 1985

The chief clerk makes the following entries under the above date.

PETITIONS AND COMMUNICATIONS

State of Wisconsin
Secretary of State

April 28, 1986

To the Honorable the Senate

I have the honor to transmit to you the following information pursuant to s. 13.685(7):

Sincerely,
DOUGLAS LAFOLLETTE
Secretary of State

NEWLY REGISTERED LOBBYISTS AND THEIR PRINCIPALS:

GOYKE, GARY R., 22 N. Carroll St., Madison, WI 53703 (608) 251-5997

The Wisconsin Council of the National Alliance of Franchisees, 22 N. Carroll, Madison, WI 53703 (608) 251-5997 (anything pertaining directly or indirectly to small business, and particularly to changes in Chapter 135 of Wis. Stats.

DRIESSEN, ANTHONY H., 660 E. Mason St., Milwaukee, WI 53202 (414) 271-5900

1) MCI Communications Corp., Attn: Patrick J. Nugent, 1133 19th St., N.W., Washington, DC 20036 (202) 887-3212 (tax matters related to telecommunications)

Termination of lobbyist licenses:

Bauman, Bradley, Wisconsin Bell, Inc., filed April 18, 1986

Gerrard, M. William, Wisconsin Bell, Inc., filed April 18, 1986

Hough, James E., First Wisconsin Corp., filed April 18, 1986

May, Michael P., Municipal Electric Utilities of Wisconsin, filed April 28, 1986

Ramsey, Thomas L., American Petroleum Institute, filed April 18, 1986

Renk, Ralph W., First Wisconsin Corp., filed April 18, 1986

Thieme, Janice H., First Wisconsin Corporation, filed April 18, 1986

Wilkinson, Geri A., Wisconsin Assn. of Optometrists and Opticians, filed April 24, 1986

State of Wisconsin
Wisconsin Housing and
Economic Development Authority

April 30, 1986

To the Honorable the Legislature

I am pleased to transmit to you the following report:

CREDIT RELIEF OUTREACH PROGRAM MONTHLY REPORT

I would appreciate your including this letter in the Journal for the information of the membership. Additional copies of this report are available upon request from the Wisconsin Housing and Economic Development Authority (WHEDA), 131 West Wilson, Suite 300, or by calling (608) 266-7884.

Best Wishes,
ED JACKAMONIS
Executive Director

Mordecai Lee
State Senator
Dear Governor Earl

On April 30, 1986, the Senate's Urban Affairs, Utilities and Elections Committee voted to modify "Dividends for Wisconsin", the Wisconsin Housing and Economic Development Authority Fiscal Year 1985-86 Plan for the Utilization of WHEDA Surplus Reserves.

The committee recommends the surplus plan be modified by decreasing the allocation to "Other Housing Loans" under Plan Category 2 by \$1,350,000 and increasing the allocations to "Special Housing Situations" and "CHAP Bridge Loans" under Plan Category 3 and to "Housing Grants" under Plan Category 4 by \$450,000 each. Further, the committee recommends that WHEDA be required to expend the total amount allocated under Plan Category 4 to "Housing Grants" such that no portion of the allocation may lapse to future surplus reserves.

It is our understanding that if you concur with the proposed modifications the review period for the standing committees will extend by 10 days.

I encourage your concurrence with the committee's recommended modifications and appreciate your consideration of this matter.

Sincerely,
MORDECAI LEE
Chair

EXECUTIVE COMMUNICATIONS

State of Wisconsin
Office of the Governor

April 30, 1986

To the Honorable, the Senate:

The following bills, originating in the senate, have been approved, signed and deposited in the office of the Secretary of State:

Senate Bill	Act No.	Date Approved
642	325	April 30, 1986

Respectfully,
ANTHONY S. EARL
Governor

JOURNAL OF THE SENATE

State of Wisconsin
Office of the Governor

April 29, 1986

To the Honorable, the Senate:

The following bills, originating in the senate, have been approved, signed and deposited in the office of the Secretary of State:

Senate Bill	Act No.	Date Approved
120, part. veto	----- 303 -----	April 29, 1986

Respectfully,
ANTHONY S. EARL
Governor

To the Honorable, the Senate:

I have approved Senate Bill 120 as Wisconsin Act 303 and deposited it in the office of the Secretary of State.

I am vetoing Section 75r and subsection 11.05(9)(c) of Section 15g in Senate Bill 120. Section 75r would have created subsection 11.50(4)(e), Wis. Stats., to establish a "supplementary grant" of public financing for any candidate whose opponent did not qualify for or accept public financing. Section 15g repeals and recreates subsection 11.05(9), Wis. Stats., and in subsection (c), it would have prohibited conduits and political action committees from making political contributions "to the personal campaign committee of an incumbent legislator during a legislative floor period."

This legislation was passed in the closing hours of the last legislative floor period. While there was substantial bipartisan support for virtually every provision of the bill, there was significant disagreement on the provisions I have vetoed. That disagreement over the two provisions might well have led to the defeat of the entire bill, a prospect that neither I, nor the legislative leadership nor the public, would have found acceptable. Therefore, after consultation with the legislative leadership and the State Elections Board, I expressed my inclination to veto the provisions if the legislation otherwise passed intact. And it did.

My vetoes today in no way reflect my own assessment of the merits of the vetoed provisions or the Legislature's opinion of them. The provisions may well represent sound public policy. They may find substantial support in the next regular session of the Legislature, when they can be considered for passage on their own merits.

I have deleted language from the bill which created two unintended results through the amendment process. One amendment sought to require conduits which transfer \$500 or more of aggregate contributions after the close of a pre-primary or pre-election report period to file special reports of late contributions under s.11.12(5), Wis. Stats. The language in Section 19em does not accomplish this purpose, and I have therefore deleted it.

I have also stricken language which inadvertently eliminated the cumulative contribution limits for candidates for the court of appeals, circuit court, Milwaukee county offices, Milwaukee city offices and all other local offices. The effect of the veto is to retain the

current cumulative limits on special interest contributions to candidates for these offices.

Senate Bill 120 itself represents the result of a great deal of analysis and hard work by the Legislature and by the staff and members of the State Elections Board. It clarifies and expands several provisions of Wisconsin's election law and its landmark program of public financing. It brings conduits within the reporting and regulatory framework of the law. And it continues Wisconsin's tradition of legislation designed to ensure that the electoral process is open, accessible and subject to public scrutiny.

I am pleased to be able to sign the bill into law.

Respectfully,
ANTHONY S. EARL
Governor

State of Wisconsin
Office of the Governor

May 7, 1986

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint DR. DOUGLAS G. DEVAN of Kenosha to the Medical Examining Board pursuant to the statute governing, to serve a term to expire July 1, 1989.

Respectfully,
ANTHONY S. EARL
Governor

Read and referred to committee on Agriculture, Health and Human Services.

State of Wisconsin
Office of the Governor

May 7, 1986

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint MARY LOU VAN DREEL of Green Bay to the Fox River Management Commission pursuant to the statute governing, to serve a term to expire March 1, 1989.

Respectfully,
ANTHONY S. EARL
Governor

Read and referred to committee on Energy and Environmental Resources.

State of Wisconsin
Office of the Governor

May 7, 1986

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint JANE LeCAPITAINE of Milwaukee to the Wisconsin Housing and Economic Development Authority pursuant to the statute governing, to serve a term to expire January 1, 1987.

Respectfully,
ANTHONY S. EARL
Governor

Read and referred to committee on Economic Development.

JOURNAL OF THE SENATE

State of Wisconsin
Office of the Governor

May 7, 1986

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint DONALD R. MURPHY of Madison to the Personnel Commission pursuant to the statute governing, to serve a term to expire March 1, 1991.

Respectfully,
ANTHONY S. EARL
Governor

Read and referred to committee on Education and Government Operations.

State of Wisconsin
Office of the Governor

May 7, 1986

To the Honorable, the Senate:

I am pleased to nominate and with the advice and consent of the Senate, do appoint DR. DONALD ROSENBERG of Wausau to the Educational Communications Board pursuant to the statute governing, to serve a term to expire July 1, 1988.

Respectfully,
ANTHONY S. EARL
Governor

Read and referred to committee on Education and Government Operations.

State of Wisconsin
Office of the Governor

May 1, 1986

To the Honorable, the Senate:

Please withdraw the name of SHARON MURPHY of Milwaukee from consideration for confirmation to the Educational Communications Board.

Respectfully,
ANTHONY S. EARL
Governor

State of Wisconsin
Office of the Governor

April 29, 1986

To the Honorable, the Senate:

Please be advised that I am withdrawing the name of ERNEST J. FEIGHT for confirmation to the Snowmobile Recreational Council.

Respectfully,
ANTHONY S. EARL
Governor

SENATE CLEARINGHOUSE ORDERS

Clearinghouse Rule 85-185

AN ORDER to repeal Ag 160.05 (1) (a) 1 f and 160.15 (2); to renumber Ag 160.03 (12), (13) and (15) to (19). 160.05 (1) (a) 1 g and 160.15 (1) (intro.), (a) and (b) (intro.) and 1 to 6; to renumber and amend Ag 160.03 (14); to amend Ag 160.04, 160.05 (1) (intro.) and (b) 1, 160.07 (1) and (2), 160.08 (2), 160.09 (1), (2), (3) (e) and

(5) (a) and 160.11 (4); to repeal and recreate Ag 160.01; and to create Ag 160.03 (12) and 160.12 (9) and (10), relating to the state soil erosion control program.

Submitted by Department of Agriculture, Trade and Consumer Protection.

Report received from agency, May 2, 1986.

Referred to committee on Agriculture, Health and Human Services, May 7, 1986.

Clearinghouse Rule 85-189

AN ORDER to create chapter PI 23, relating to the criteria for the review and approval of grants to public schools and to community organizations under the youth initiative program.

Submitted by Department of Public Instruction.

Report received from agency, May 5, 1986.

Referred to committee on Education and Government Operations, May 7, 1986.

Clearinghouse Rule 85-199

AN ORDER to create chapter PI 24, relating to the implementation and administration of the teaching incentives program.

Submitted by Department of Public Instruction.

Report received from agency, May 5, 1986.

Referred to committee on Education and Government Operations, May 7, 1986.

Clearinghouse Rule 85-208

AN ORDER to repeal and recreate NR 25.06 (1) (a), relating to lake trout quotas for commercial fishing on Lake Superior.

Submitted by Department of Natural Resources.

Report received from agency, May 6, 1986.

Referred to committee on Energy and Environmental Resources, May 7, 1986.

Clearinghouse Rule 86-26

AN ORDER to create ETF 10.75 and 10.78, relating to guardianship requirements and acceptance of durable power of attorney for the release of information and payment of benefits from the Wisconsin retirement system.

Submitted by Department of Employee Trust Funds.

Report received from agency, May 6, 1986.

Referred to committee on Judiciary and Consumer Affairs, May 7, 1986.

Clearinghouse Rule 86-31

AN ORDER to create ETF 10.635, relating to remittances and interest charges payable on late paid earnings and retroactive salary settlements for programs administered by the department of employe trust funds.

Submitted by Department of Employee Trust Funds.

Report received from agency, May 6, 1986.

Referred to committee on Education and Government Operations, May 7, 1986.

Clearinghouse Rule 86-35

AN ORDER to create ch. PI 25, relating to programs for children at risk.

Submitted by Department of Public Instruction.

JOURNAL OF THE SENATE

Report received from agency, May 5, 1986.

Referred to committee on Education and Government Operations, May 7, 1986.

Clearinghouse Rule 86-37

AN ORDER to amend Ind 69.09 (1) (a) 1 b and (b); to repeal and recreate Ind 69.035; and to create Ind 69.025, relating to fees.

Submitted by Department of Industry, Labor & Human Relations.

Report received from agency, May 6, 1986.

Referred to committee on Labor, Business, Veterans Affairs and Insurance, May 7, 1986.

Clearinghouse Rule 86-54

AN ORDER to repeal PI 11.01 (2) (b) (h), 11.05 (2) (e) 8, 11.18, 11.19 (1) (b) and (c) and 11.34 (2) (c) 1; to amend PI 11.01 (2) (b) (i), 11.02 (2) (c), 11.32 (1) and Appendix G; to renumber PI 11.05 (2) (e) 9 and 11.34 (2) (d) to (i); and to create chapter PI 19, relating to education programs for school age parents.

Submitted by Department of Public Instruction.

Report received from agency, May 5, 1986.

Referred to committee on Education and Government Operations, May 7, 1986.

Clearinghouse Rule 86-67

AN ORDER to repeal PI 18.03 (1) (e); to renumber PI 18.03 (1) (a), (b), (c), (d) and (f); to renumber and amend PI 18.03 (1) (g); and to amend PI 18.03 (1) (intro.) and 18.05 (1) (intro.), relating to high school graduation standards.

Submitted by Department of Public Instruction.

Report received from agency, May 5, 1986.

Referred to committee on Education and Government Operations, May 7, 1986.

The committee on Labor, Business, Veterans Affairs and Insurance reports and recommends:

Clearinghouse Rule 86-38

AN ORDER to renumber ILHR 67.08 (3) (d) to (f); to amend ILHR 67.04 (1), Table 67.05-A and Table 67.05-C; to repeal and recreate ILHR 67.06 (3) and 67.08 (3) (a) to (c); and to create ILHR 67.04 (3), (4m), (7), (8m), (9), (12m), (16), (17m), (21) and (26), 67.05 (1) (d) and (e) and 67.08 (3) (d), relating to foundation insulation for rental units.

Submitted by Department of Industry, Labor & Human Relations.

Review period waived.

Clearinghouse Rule 86-39

AN ORDER to create Ind 201.09 (7), relating to the variance procedure for the migrant labor field sanitation rules.

Submitted by Department of Industry, Labor & Human Relations.

No action taken.

JEROME VAN SISTINE

Chair

State of Wisconsin

Revisor of Statutes Bureau

May 1, 1986

Donald J. Schneider

Senate Chief Clerk

Dear Mr. Schneider:

The following rules have been published and are effective:

Clearinghouse Rule 85- 89 effective May 1, 1986.

Clearinghouse Rule 85- 97 effective May 1, 1986.

Clearinghouse Rule 85-108 effective May 1, 1986.

Clearinghouse Rule 85-109 effective May 1, 1986.

Clearinghouse Rule 85-124 effective May 1, 1986.

Clearinghouse Rule 85-125 effective May 1, 1986.

Clearinghouse Rule 85-127 effective May 1, 1986.

Clearinghouse Rule 85-129 effective May 1, 1986.*

Clearinghouse Rule 85-136 effective May 1, 1986.

Clearinghouse Rule 85-138 effective May 1, 1986.

Clearinghouse Rule 85-140 effective May 1, 1986.

Clearinghouse Rule 85-156 effective May 1, 1986.

Clearinghouse Rule 85-157 effective May 1, 1986.

Clearinghouse Rule 85-167 effective May 1, 1986.

Clearinghouse Rule 85-168 effective May 1, 1986.

Clearinghouse Rule 85-191 effective May 1, 1986.

Clearinghouse Rule 85-198 effective May 1, 1986.

Clearinghouse Rule 84-128 effective November 1, 1985.

Clearinghouse Rule 84-142 effective July 1, 1985.

Clearinghouse Rule 84-187 effective January 1, 1986.

Sincerely,

GARY L. POULSON

Assistant Revisor

* (except ILHR 17.23 eff. 2-1-87; ILHR 17.20 to 17.44 eff. 8-1-86)